

BIND ON A MARSH, STREAM, OR ANY OTHER BODY OF WATER.

(9) THE PLAT SHALL SHOW THE POSITION BY COORDINATES OF NOT LESS THAN FOUR MARKERS SET IN CONVENIENT PLACES ON THE LAND IN A MANNER SO THAT THE POSITION OF ONE MARKER IS VISIBLE FROM THE POSITION OF ONE OTHER MARKER. FROM THESE MARKERS, COMMONLY CALLED "TRAVERSE POINTS," EVERY CORNER AND LINE CAN BE READILY CALCULATED AND MARKED ON THE GROUND. THESE MARKERS SHALL BE MADE OF HARD DURABLE STONE OR CONCRETE AND SHALL BE PLANTED AT LEAST THREE FEET INTO THE GROUND.

(9) IF THE ALLEGED VACANT LAND OR LAND RESURVEYED, OR BOTH, LIES IN AN AREA WHERE A RECOGNIZED COORDINATE SYSTEM ALREADY IS ESTABLISHED AND THE TRAVERSE POINTS OF THE SYSTEM CAN BE FOUND AND USED, THE COORDINATE VALUES SHALL BE MARKED IN THE SAME DATUM AS THOSE ON THE POINTS FOUND AND IDENTIFIED BY DATUM ON THE PLAT. IN THIS CASE NO MARKERS ARE REQUIRED. BROKEN LINES SHALL BE USED TO REFLECT ON THE PLAT THE OUTLINES OF ANY ALLEGED VACANT LAND WITHIN THE TRACT.

(10) THE SURVEYOR SHALL AFFIX HIS SIGNATURE AND SEAL TO BOTH THE PLAT AND CERTIFICATE.

(F) DEATH OR SUBSTITUTION OF SURVEYOR.

IF THE SURVEYOR TO WHOM A WARRANT IS DIRECTED DIES, IS UNABLE, OR UNWILLING TO EXECUTE THE WARRANT OR TO RETURN A CERTIFICATE AS REQUIRED BY THIS TITLE, THE ARCHIVIST ON RECEIVING A WRITTEN REQUEST FROM THE APPLICANT SETTING FORTH IN DETAIL THE CIRCUMSTANCES GIVING RISE TO THE REQUEST, MAY ISSUE A DUPLICATE WARRANT TO THE SUCCESSOR COUNTY SURVEYOR BUT IF NONE HAS BEEN ELECTED OR APPOINTED AT THE TIME OF ISSUANCE, HE MAY ISSUE THE WARRANT TO ANOTHER SURVEYOR DESIGNATED IN THE REQUEST. IF NOTICE OF THE ORIGINAL WARRANT HAS BEEN GIVEN AS PROVIDED IN § 13-106, NO FURTHER NOTICE NEED BE GIVEN OF THE ISSUANCE OF A DUPLICATE WARRANT. THE ISSUANCE OF A DUPLICATE WARRANT DOES NOT EXTEND THE TIME FOR FILING THE CERTIFICATE OF THE SURVEYOR EXCEPT ON APPLICATION AS PROVIDED IN SUBSECTION (B).

(G) CHARGES OF SURVEYOR.

ALL COSTS, EXPENSES, AND OTHER CHARGES OF THE SURVEYOR IN EXECUTING ANY WARRANT OR RETURNING ANY CERTIFICATE SHALL BE PAID BY THE APPLICANT, BUT MAY NOT BE INCLUDED IN THE COST OF THE PROCEEDING BEFORE THE ARCHIVIST.

(H) APPLICATION OF OTHER LAW.

IN PROCEEDINGS TO OBTAIN PATENTS, THE PROVISIONS OF